

SITE PLAN APPLICATION

Community Development Department

WDED 13					
Site Plan				_	Façade/Elevation Plan
Parking Plan					g Wall/Fence Plan
Landscape				Utility Pla	
Stormwate	r Pollution Pla	ın (SWPP	P)	Grading 1	Plan
APPLICATION REQUIRI	EMENTS: A	pplication	ns will	be <i>conditio</i>	onally accepted on the
presumption that the information	ation, materia	ls and si	gnature	es are comple	ete and accurate. If the
application is incomplete or additions are received.	r inaccurate,	your pro	oject m	nay be delay	ed until corrections or
Application Fee: \$250 if	less than or eq	ual to 2,0	00 SF c	of building area	a
1.1	\$10.00/acre if	•		_	
PLEASE SUBMIT YOUR APPLI		PLANS D VEBSITE B tomballt tomballc	DIGITAL BELOW: x.gov/seo dd	LY IN A SING	LE PDF BY FOLLOWING
Applicant					
Name:				Title:	
Mailing Address:			City:		State:
Zip:	Contact:				
Phone: ()	Email:				
Owner					
Name:				Title:	
Mailing Address:					
Zip:					
Phone: ()					
Engineer/Surveyor (if applicate	ole)				
Name:	•			Title:	
Mailing Address:					
Zip:			•		
Phone: ()					
Description of Proposed Project	ct:				
Address/Location of Property:					
HCAD Identification Number:					

This is to certify that the information on this form is COMPLETE, TRUE, and CORRECT and the under signed is authorized to make this application. I understand that submitting this application does not constitute approval, and incomplete applications will result in delays and possible denial.

X		
Signature of Applicant	Date	
X		
Signature of Owner	Date	

Submittal Requirements

A site plan shall include all of the following information in graphic representation.

The following summary is provided for the applicant's benefit. However, fulfilling the requirements of this summary checklist does not relieve the applicant from the responsibility of meeting the regulations in the Zoning Ordinance, subdivision regulations, and other development related ordinances of the City of Tomball.

GENERAL INFORMATION:	
Application Fee: \$250 if less than or equal to	2,000 SF of building area
Application: \$300 + \$10.00/acre if greater the	
Completed and signed application form	
*Copy of recorded/final plat	
Metes & bounds of property	
Date, scale, key scale, north arrow, vicinity m	nap
Detailed boundary description of proposed boundary markers as located on the ground	
lines	
Project name, owner's name and addre architect/site designer, and/or surveyor	ess, name and address of engineer,
Acreage of proposed site	
Location and size or width of all public R.O	.W. and/or easements within, bounding
or intersecting the site including floodplain/f	loodway areas
Zoning of subject tract and abutting tracts	
Flow arrows indicating direction of storm wa	nter runoff
Existing and proposed site grading showing two (2) feet	contour lines at intervals not to exceed
Proposed water quality facilities (if need detention or on-site detention	ded) or Statement regarding regional
Names of streets within and adjacent to site	
All applicable notes and One Call Note	
HCFCD Express Review sheet w/ appropria	to signatures (if adjacent to Harris
County roadway, even if not draining into or	
Storm Water Pollution Prevention Plan (SWI	•
Management Plan (SWQMP), required by TO	
TxDOT Driveway Permit (if adjacent to TxD	
TxDOT Driveway Ferrint (if adjacent to TxL TxDOT Drainage Approval (if adjacent to TxL	
TxDOT Dramage Approval (if adjacent to TxDOT Utility Permit (if adjacent to TxDOT	
TXDOT Othicly remine (if adjacent to TXDO)	1)

SITE INFORM	IATION:
L	ocation and square footage of existing and proposed structures (No proposed
st	cructures at or beyond building line)
	Ise of existing and proposed structures
	ercentage of lot coverage of existing and proposed structures (show calculations)
	ront, rear and side yard setbacks of all structures (existing and proposed)
E	existing pavement (type and width)
D	Dimension Control (Line and Curve data for proposed paving)
E	exterior building elevations including:
	a. All sides of all buildings (including carports and accessory buildings).
	b. Specifications identifying all exterior building materials and colors.
	c. Heights of all structures.
D	Oownspout layout (for internal drainage)
L	ocation of entrances and exits to all structures (existing and proposed)
L	ocation of existing and proposed utility lines and drainage facilities
St	torm sewer calculations (proper "n" values, pipe slope)
D	Orainage calculations for the two year and 100 year events
	Detention Pond Slopes (3:1 or less, if not privacy fence needed)
S1	how utility connections (water, wastewater, storm water, gas, etc.), meters (with
	ox), service lines, grease traps, septic systems, etc.
L	iving Unit Equivalent (LUE) Calculation (attached to this application)
P	lugs on stubs
	Ionitoring Well or Manhole for Commercial
	how existing and proposed fire hydrants on and off site (required within 300' of all oints of building)
-	andscaping & irrigation plan according to Section 50-113 of the Code of
	Ordinances (no trees allowed in utility easements)
	nclude landscaping table and notes (attached to this application)
	Ground cover for non-pavement/building
	idewalks in parkway/R.O.W. if required
	Type, height, and location of fencing and gates
	ocation of outside waste facilities/trash receptacles and screening
	exterior lighting (proposed and existing)
	opography of existing site and outside of property to verify drainage
	urvey control sheet (if needed)
	arvey control breet (if freeded)

PARKING A	AREA:
	Total parking area in square feet
	Parking count table and notes (show calculations required, number provided per
	each land use proposed) (attached to this application)
	Marked parking spaces showing width, depth and layout dimensions in accordance
	with Section 50-112 of the Code of Ordinances
	Driveway line markings and wheel stop locations
	Parking stalls marked and designated for handicapped persons, location of ramps per
	ADA Code
	Locations and size of loading areas (cannot use required parking areas)
	Location and width of all curb cuts and driving lanes
	Ingress and egress points
	Type of surfacing to be used. All parking/driving areas must be paved
	Fire lanes/emergency vehicle access lanes (paving to support fire truck loading per
	Fire Code), including maximum grades, widths, and height limitations
	Label Fire Department Connections (FDC)

Payment of all indebtedness attributed to subject property must be paid with application or an arrangement in accordance with Section 50-36(a)(3) of the Code of Ordinances as cited below:

(No person who owes delinquent taxes, delinquent paving assessments, or any other fees, delinquent debts or obligations or is otherwise indebted to the City of Tomball, and which are directly attributed to a piece of property shall be allowed to submit any application for any type of rezoning, building permit, or plan review until the taxes, assessments, debts, or obligations directly attributable to said property and owed by the owner or previous owner thereof to the City of Tomball shall have been first fully discharged by payment, or until an arrangement satisfactory to the City has been made for the payment of such debts or obligations. It shall be the applicant's responsibility to provide evidence of proof that all taxes, fees, etc.. have been paid, or that other arrangements satisfactory to the City have been made for payment of said taxes, fees, etc.)

The City's staff may require other information and data for specific required plans. Approval of a required plan may establish conditions for construction based upon such information.

*Legal Lot Information: If property is not platted, a plat will be required to be filed with the Community Development Department unless evidence of a legal lot is provided. To be an un-platted legal lot, the applicant is required to demonstrate that the tract existed in the same shape and form (same metes and bounds description) as it currently is described prior to August 15, 1983, the date the City adopted a subdivision ordinance.

Parking Summary			
Applicable Code	Section 50-112, Code of Ordinances		
Land Use Type(s)			
Minimum Parking Ratio(s)			
Controlling Element(s) (i.e. building SF, rooms, beds, etc.)			
	Required	Provided	
Parking Spaces (Non-ADA + ADA)			
ADA Accessible Parking Spaces (Non-Van Accessible + Van Accessible)			
ADA Van Accessible Parking Spaces			

Notes:

- 1. To prevent nuisance situations, all parking area lighting shall be designed, shielded and operated so as not to reflect or shine on adjacent properties and in accordance with City ordinances. All streets and driveways shall be lighted at night with a minimum intensity of two foot-candles' illumination if off-street parking or loading facilities are to be used at night.
- 2. In all nonresidential and multi-family zoning districts, the perimeter of all parking lots and driveways shall be provided with concrete curbs. Parking shall not be permitted to encroach upon the public right-of-way.
- 3. Parking space(s) for persons with disabilities and other associated provisions (e.g., clear and unobstructed pathways into building, crosswalks across parking lots, etc.) shall be provided according to building

Landscape Summary			
Applicable Code	Section 50-113, Code of Ordinances		
Total Area of Site (SF)			
Total Area Covered by Buildings (SF)			
Total Area Not Covered by Building (SF)			
	Required	Provided	
Front Yard Landscaping (%)			
Gross Site Landscaping (SF)			
Rear Yard Landscaping (SF)			
Net Site Landscaping (SF) (Gross Site Landscaping - Rear Yard Landscaping)			
Street Trees			
Site Trees Section 50-113(f)(4)(d), Code of Ordinances			
Total Trees (Street Trees + Site Trees)			
Maximum Lot Required Coverage (%)			
Maximum Impervious Coverage (%)			

Notes:

- 1. This table is required in addition to, not in lieu of, providing the information required as part of the landscaping plan as described by ordinance.
- 2. Plant materials shall conform to the standards of the approved plant list for the City of Tomball. Grass seed, sod and other material shall be clean and reasonably free of weeds and noxious pests and insects.
- All required landscaped open areas shall be completely covered with living plant material.
 Landscaping materials such as wood chips and gravel may be used under trees, shrubs and other plants.
- 4. If any groundcover plant should die, the owner shall replace these plants by the end of the next required landscaping tree, shrub, or planting season.
- 5. Grass areas shall be sodded, plugged, sprigged, hydro-mulched and/or seeded, except that solid sod shall be used in swales, earthen berms or other areas subject to erosion.
- 6. Ground covers used in lieu of grass in whole and in part shall be planted in such a manner as to present a finished appearance and reasonably completed coverage within one (1) year of planting.

7. Any major or significant modification to a landscape development constructed or installed in association with this section must be in accordance with this section and must be approved by the City's Building Official.

- 8. Landscape development located within the rear setback area of a building site, screened from adjacent properties and not adjacent to a public street shall not be considered when determining the minimum requirements of this section.
- 9. Only shrubs and groundcovers (i.e., no trees) shall be used under existing or proposed overhead utility lines.
- 10. Landscape areas should be located to define parking areas and to assist in clarifying appropriate circulation patterns. All landscape areas shall be protected by a monolithic concrete curb or wheel stops, and shall remain free of trash, litter, and car bumper overhangs.
- 11. All existing trees that are to be preserved shall be provided with undisturbed, permeable surface area under (and extending outward to) the existing dripline of the tree.
- 12. All new trees shall be provided with a permeable surface under the dripline a minimum of five (5) feet by five (5) feet.
- 13. During any construction or land development, the developer shall clearly mark all trees to be preserved/retained on-site, and may be required to erect and maintain protective barriers around all such trees or groups of trees. The developer shall not allow the movement of equipment or the storage of equipment, materials, debris or fill to be placed within the dripline of any trees that are designated for preservation.
- 14. During the construction stage of development, the developer shall not allow cleaning of equipment or material under the canopy of any tree or group of trees that are being preserved. Neither shall the developer allow the disposal of any waste/toxic material such as, but not limited to, paint, oil, solvents, asphalt, concrete, mortar, etc., under the canopy of any tree or groups of trees to remain.
- 15. No attachment or wires of any kind, other than those of a protective or supportive nature, shall be attached to any tree.
- 16. Rigid compliance with these landscaping requirements shall not be such as to cause visibility obstructions and/or blind corners at intersections.
- 17. The owner, tenant and/or their agent, if any, shall be jointly and severally responsible for the maintenance of all landscaping. All required landscaping shall be maintained in a neat and orderly manner at all times. This shall include, but not to be limited to, mowing (of grass six inches or higher), edging, pruning, fertilizing, watering, weeding, and other such activities common to the maintenance of landscaping. Landscaped areas shall be kept free of trash, litter, weeds, and other such material or plants not a part of the landscaping. All plant material shall be maintained in a healthy and growing condition as is appropriate for the season of the year.
- 18. Required plant materials which die shall be replaced with plant material of similar variety and size, within ninety (90) calendar days. Trees with a trunk diameter in excess of six (6) inches

measured twenty-four (24) inches above the ground may be replaced with ones of similar variety having a trunk diameter of no less than three (3) inches measured twenty-four (24) inches above the ground on a caliper-inch for caliper-inch basis (e.g., for a 6" tree, two 3" replacement trees shall be required). A time extension for replacement of plant materials may be granted by the City Manager. Failure to maintain any landscape area in compliance with Section 50-113 is considered a violation of this Chapter 50 of the Tomball Code of Ordinance and may be subject to penalties.

19. A person commits an offense if he removes or destroys a tree within a street right-of-way, or upon any public property, without first obtaining written authorization from the city manager.